CARRIE E. HURTIK, ESO. 1 Nevada Bar No. 7028 LINDA L. LAY, ESO. 2 Nevada Bar No. 12990 **HURTIK LAW & ASSOCIATES** 6767 West Tropicana Avenue, Suite 200 Las Vegas, Nevada 89103 (702) 966-5200 Telephone (702) 966-5206 Facsimile Attorneys for Plaintiff. MELISSA IONESCU 6 IN THE UNITED STATES DISTRICT COURT 7 FOR THE DISTRICT OF NEVADA 8 MELISSA IONESCU, an individual, 9 Plaintiff. 10 11 12 13

Case No.: 2:19-CV-00801-APG-NJK

JOINT NOTICE AND STIPULATED **DISMISSAL OF ACTION**

ORDER

BOSTON SCIENTIFIC CORPORATION; JOHNSON & JOHNSON; JOHNSON & JOHNSON HEALTH CARE SYSTEMS, INC.; ETHICON, INC.; DOES 1-10 and ROE ENTITIES 11-20. Defendants.

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COMES NOW, Plaintiff, MELISSA IONESCU ("Ionescu"), by and through her counsel of record, HURTIK LAW & ASSOCIATES, and files her Joint Notice and Stipulated Dismissal of Action with Defendants, BOSTON SCIENTIFIC CORPORATION, JOHNSON & JOHNSON; JOHNSON & JOHNSON HEALTH CARE SYSTEMS, INC.; and ETHICON, INC. This joint stipulation is made and based upon the pleadings and papers filed, the points and authorities herein and any argument that may be permitted.

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JOINT NOTICE AND STIPULATED DISMISSAL OF ACTION

Pursuant to Federal Rule of Civil Procedure 41(a)(l)(A)(ii), the parties to the above-captioned action, Plaintiff MELISSA IONESCU and Defendants BOSTON SCIENTIFIC CORPORATION, JOHNSON & JOHNSON; JOHNSON & JOHNSON HEALTH CARE SYSTEMS, INC.; and ETHICON, INC. hereby stipulate to the dismissal of all claims concerning allegations of product defects pelvic floor

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mesh products. This stipulated dismissal is with prejudice as to Defendant BOSTON SCIENTIFIC CORPORATION. This stipulated dismissal is without prejudice as to Plaintiff MELISSA IONESCU and Defendants JOHNSON & JOHNSON & JOHNSON WJOHNSON HEALTH CARE SYSTEMS, INC.; and ETHICON, INC. Plaintiff and Defendants JOHNSON & JOHNSON; JOHNSON HEALTH CARE SYSTEMS, INC.; and Ethicon, INC. agree that this joint stipulation of dismissal of Ms. Ionescu's complaint (civil action # is 2:19-cv-00801-APG-NJK) does not toll any claim related to Physiomesh or any other Ethicon mesh products.

Plaintiffs and Defendants hereby further stipulate and agree that any remaining dates, including but limited to discovery, hearings and trial dates, be vacated, and that the case be closed.

Plaintiff and Defendants hereby further stipulate and agree that each party shall bear its own attorneys' fees and costs.

Dated This of October, 2019

HURTIK LAW & ASSOCIATES

CARRIE E. HURTIK, ESO. LINDA L. LAY, ESQ.

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/s/ Leann Sanders

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IT IS SO ORDERED.

UNITED STATES DISTRICT JUDGE Dated: October 17, 2019.

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